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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/970,352	10/03/2001	Robert Douglas Driesch JR.	ROC920010073US1	1536
75	7590 10/03/2003		EXAMINER	
Gero G. McClellan			RONES, CHARLES	
Moser, Patterson & Sheridan, L.L.P. Suite 1500			ART UNIT	PAPER NUMBER
3040 Post Oak Boulevard			2175	
Houston, TX	77056-6582		DATE MAILED: 10/03/2003	2

Please find below and/or attached an Office communication concerning this application or proceeding.

			PRE
	Application No.	Applicant(s)	
Office Action Commence	09/970,352	DRIESCH ET AL.	
Office Action Summary	Examiner	Art Unit	
	Charles L. Rones	2175	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by str.  - Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).  Status	N. R 1.136(a). In no event, however, may a real real real real real real real re	eply be timely filed  (30) days will be considered timely.  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).	
1) Responsive to communication(s) filed on (	03 October 2001 .		
2a) ☐ This action is <b>FINAL</b> . 2b) ☒ .	This action is non-final.		
Since this application is in condition for all closed in accordance with the practice unconsposition of Claims			
4) Claim(s) 1-27 is/are pending in the applica	ition.		
4a) Of the above claim(s) is/are with	drawn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-27</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8)☐ Claim(s) are subject to restriction an Application Papers	nd/or election requirement.		
9)☐ The specification is objected to by the Exam	niner.		
10) The drawing(s) filed on is/are: a) □ a	ccepted or b) objected to by t	ne Examiner.	
Applicant may not request that any objection to	o the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
11)☐ The proposed drawing correction filed on	is: a)□ approved b)□ d	isapproved by the Examiner.	
If approved, corrected drawings are required in	reply to this Office action.		
12)☐ The oath or declaration is objected to by the	Examiner.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for for	eign priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority docum	nents have been received.		
2. Certified copies of the priority docum	nents have been received in A	pplication No	
3. Copies of the certified copies of the papelication from the International  * See the attached detailed Office action for a	Bureau (PCT Rule 17.2(a)).	•	
			<b>~</b> \
14) Acknowledgment is made of a claim for dom	•	•	11).
<ul> <li>a) ☐ The translation of the foreign language</li> <li>15)☐ Acknowledgment is made of a claim for dom</li> </ul>			
Attachment(s)			•
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper Not	) 5) Notice of	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-152)	

Art Unit: 2175

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-27 are rejected under 35 U.S.C. 102(e) as being anticipated by Chaudhuri et al. U.S. Patent No. 6,529,901 ('Chaudhuri').

Chaudhuri discloses:

As to claims 1, 12, and 22,

receiving a query; See 5:38-64;

determining an execution plan for the query; See 5:38-65;

determining whether query implementation information should be logged for the

query; See 6:58-67; 7:1-5; 8:5-30; 16:38-48; and

executing the query; See 17:34-51; 18:36-40.

Art Unit: 2175

As to claims 2, 15, and 25,

wherein determining whether query implementation information should be logged comprises determining whether the query should be monitored; See 6:58-67; 7:1-5; 8:5-30; 16:38-48.

As to claim 3,

wherein determining whether query implementation information should be logged comprises comparing an estimated runtime of the query to a user-specified threshold value; See 2:17-55; 16:40-47; 19:5-34; 21:48-52.

As to claims 4 and 16,

wherein determining an execution plan comprises determining a cost for a plurality of execution plans using one or more cost factors and wherein determining whether query implementation information should be logged comprises comparing at least one of the cost factors to a user-specified threshold value; See 2:17-55; 15:54-60; 16:40-47; 19:5-34; 21:48-52.

As to claims 5, 11, and 17,

wherein determining whether the query implementation information should be logged comprises comparing a cost factor to a predefined threshold value; See 2:17-55; 15:54-60; 16:40-47; 19:5-34; 21:48-52.

Art Unit: 2175

As to claims 6, 19, and 24,

wherein the cost factor is selected from at least one of a location of tables, a size of tables, a network node location, a system operating characteristic, a system operating statistic, an estimated runtime for the query, space usage and any combination thereof; See 2:17-55; 15:54-60; 16:40-47; 19:5-34; 21:48-52.

As to claims 7 and 13-14,

wherein query implementation information is monitored by a monitor process and wherein determining whether the query implementation information should be logged is performed after executing the query; See 6:58-67; 7:1-5; 8:5-30; 16:38-48.

As to claim 8,

wherein determining whether the query implementation information should be logged comprises determining whether a post-runtime cost factor exceeds a predefined threshold value; See 2:17-55; 15:54-60; 16:40-47; 19:5-34; 21:48-52.

As to claims 9 and 20,

comparing a cost factor of the query to a threshold value; See 2:17-55; 15:54-60; 16:40-47; 19:5-34; 21:48-52; and

if the cost factor exceeds the threshold value, then logging the query implementation information; See 2:17-55; 15:54-60; 16:40-47; 19:5-34; 21:48-52.

Art Unit: 2175

As to claim 10, 18, 21, 23, and 27,

wherein the cost factor is an estimated runtime of the query; See 5:47-64; 16:40-56; 21:20-22.

Claims 1-27 are rejected under 35 U.S.C. 102(e) as being anticipated by Carino, Jr. U.S. Patent No. 6,353,818 ("Carino").

## Carino discloses:

As to claims 1, 12, and 22,

receiving a query; See Abstract; Fig. 3; 7:63-67;
determining an execution plan for the query; See 8:44-67; 9:35-51;
determining whether query implementation information should be logged
(track/history) for the query; See Abstract; Fig. 2; 6:24-67; and
executing the query; See Fig. 3.

As to claims 2, 15, and 25,

wherein determining whether query implementation information should be logged comprises determining whether the query should be monitored; See Abstract; Fig. 2; 6:24-67.

Art Unit: 2175

As to claim 3,

wherein determining whether query implementation information should be logged comprises comparing an estimated runtime of the query to a user-specified threshold value; See Abstract; Fig. 2; 8:20-67.

Page 6

As to claims 4 and 16,

wherein determining an execution plan comprises determining a cost for a plurality of execution plans using one or more cost factors and wherein determining whether query implementation information should be logged comprises comparing at least one of the cost factors to a user-specified threshold value; See Abstract; Fig. 2; 8:20-67.

As to claims 5, 11, and 17,

wherein determining whether the query implementation information should be logged comprises comparing a cost factor to a predefined threshold value; See Abstract; Fig. 2; 8:20-67; 9:10-16.

As to claims 6, 19, and 24,

wherein the cost factor is selected from at least one of a location of tables, a size of tables, a network node location, a system operating characteristic, a system operating statistic, an estimated runtime for the query, space usage and any combination thereof; See 6:64-67; 7:1-10; 9:5-50.

Art Unit: 2175

As to claims 7 and 13-14,

wherein query implementation information is monitored by a monitor process and wherein determining whether the query implementation information should be logged is performed after executing the query; See Abstract; Fig. 2; 6:24-67.

As to claim 8,

wherein determining whether the query implementation information should be logged comprises determining whether a post-runtime cost factor exceeds a predefined threshold value; See Abstract; Fig. 2; 8:20-67; 9:10-16.

As to claims 9 and 20,

comparing a cost factor of the query to a threshold value; See Abstract; Fig. 2; 8:20-67; 9:10-16; and

if the cost factor exceeds the threshold value, then logging the query implementation information; See Abstract; Fig. 2; 8:20-67; 9:10-16.

As to claim 10, 18, 21, 23, and 27,

wherein the cost factor is an estimated runtime of the query; See Abstract; Fig. 3; 7:1-25; 8:20-67; 9:10-16.

Page 8

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles L. Rones whose telephone number is 703-306-3030. The examiner can normally be reached on Monday-Thursday 8am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dov Popovici can be reached on 703-305-3830. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3800.

Charles Gones

Charles L. Rones Primary Examiner Art Unit 2175

September 30, 2003